million dollars ing that city, to the tune of over one -retate absortist suchay edd to doltavele upon to bell defray the expense of traci ple. Then, again, they will be called one and sol seemen and see see live it, the edt to trad tewol edt al belanoi pensive new City Hall, and as it is to be -ze ed; to notibere ed; sbiawot mus egral a studitinos of beglido ed lilw ered mente, and will not receive one cent mente, the people of the people ever to help pay for all these improvetakes place Bloomfield will be called for the ensuing year. If ennexation seaneque for current and 100,000,18 eximper the Board of Education says it will pected \$159,000. In addition to this end enlarge two others with the exposed to build three new school houses \$159,000 for new schools. It is proto notalrepringen as tot sales notable -ba le brack edt woll .. anottaltquique and a frequently select to make extra expensive affer, and the Common Coun-The Healt Beard there has been a very tol Solass ABINSTIC di of evellob passuod berban Salesuselb threate ere tip inthe sto dollars are added to the valuations every to anollim yanm ledt awond liew at shown to be a very first excuse, for it flon of our town to Nemark give as a -execuse, those in fevor of the annuloo As has frequently been stated in these sexal bas notiaxenal.

Charles W. Martin, Unopposed. Thomas Onkes, Unopposed,

BLOOMFIELD.

A. Gould Harrison, R.

COLUCITARE, R., HOPRES, R.,

Richard Speer, R.

COMMISSIONER OF APPEALS

John R. Jacobus, H. adol

MAYOR,

OVEDWELL BOROUGH.

John J. Vosseler, R.

Phillip J. Young. R.

Leater Klersted, R.,

COLACITARA' Henry M. Whitheld.

VERESSOR

A. Harvey Van Riper.

James Gilmore, R.

COLACHAAASAATARGE

AUTHOR.

George Brandenburg, R.

John Groom, H., Henry Belcher, R. SCHOOL COMMISSIONERS, George Cooper, D.

Warren T. Frey, R.

D. O. Meeker, R.,

COLUCITARY

George B. Adams, B.

COLLECTOR, John H. Van Cleve, D.

COUNCILMAN-AT-LARGE,

IRVINGTON;

John Blondell, Jr., R.

Benjamin Grabam, R. Ed. B. Goddell, B.

Henry F. Torrey, R.

SCHOOL COMMISSIONERS

John J. Alsworth, R.

Benjamin Harrison, R.

George B. Cornell, R., John A. Van Cleaf, R.,

COLUCITARA

Thomas H. Bonden, R.

COLLECTOR,

TOWN CLERK, David D. Duncan, H. COLYCILMAN-AT-LARGE,

MOYTALKOK

J. Smith Plerson, C.

Julius Welkel, C.,

George Kenny, C.,

Wendell P, Garrison, C.

Frank L. Baldwin, C.,

SCHOOL COMMISSIONERS,

William It, Condit, C.

John Reid, C.

John J. Gillick, C.,

Miebael J. Carr., C.,

COLICHER

Simeon H. Rollinson, C.

COLUCITA IX-AT-LARGE,

EST ORANGE.

MATTIE

Tro

Josep

The Bulker, D. Rice, D. Rice, D.

POOR MASTER,

HARRISON.

John J. Howe, R.

ba Castles, R.,

George, H. Rutman, R., O. I. Gleason, R.,

.. H ,sile, Walle, R.,

Idon'l , nage

Clarence

PHILIA

William M. Taylor, 'HOSSESSV Harry Trippett.

COLLECTOR Frank L. Rusby, R.

William H. De Vananey,

Wilson G. Klerstend, R. William F. Dittig, R.

donny bullagov A Agree CHOOL COMMISSIONS John H. Conlan, H. James M. Walker C. William Douglas Moore, R. GOUNCHANNA, B., COUNCHANEN, B., COUNCHANEN, B.

may be a candidate for Councilmen. mbo, if rumors are to be relied upon, said of Daniel J. Brady of Lake Street, paign gets werm. The same may be -man at med w tilvisos laneu etd Bultalq be surprising to see Mr. Vogellus disseriy in the seeson yet, and it will not now as to political bein local polities, appear to be indifferent

Charles Vogelius and other Demo-Councilman-at-Large. interest there is chiefly centered in the didate in the First Ward as yet. The There is not much talk of a ward can-

Thompson will accept a renomination, nomination, and it is said that Mr. in the Second Ward for the Republican There is much talk of a lively contest definitely as a candidate for the position only man who has been brought out John R. Conlan of the Third Ward is the In the matter of Ward Councilmen,

rence to lead the Republican ticket, be brought to bear upon John A. Lawagain, the hardest kind of pressure will Mr. Ward positively declines to run be pleased to confer it upon him. It bluow shaeltl asoliduqeA eld nottsalmon but what if Mr. Ward will accept a re-Be this as it may, there is no question man's gavel and retire to private life. Me can lay down the chaireds to laving theeqs eds fol sugaras Others are that Mr. Ward Is only too Mr. Ward would accept a renomination, welv al and be that the mar in view completion certain policies relating to Some say that in order to carry out to rumors are shoat concerning Mr. Ward. will do with that office. Conflicting H. Ward as to what the Republicans te that it is not not be started. Much depends upon the state of Theodore belin ed of some farthe of rsom edT will begin.

setablbase galtonie to trict. As soon a ti la egulariy organ-County Committeen in Ito the town, and but nembers from each degion district of meetin tude to talence lilw eetim Hoan County Committeemen. lilary Committee to sot with the Repub--xuA na 14 qottaxinagno edi el elitad lo The first step in the Republican plan wal golden gard-Spring egood edt will take no action towards extending favorable indication that the egistature for the Spring campaign, and The Republicans are getting in the

crats Apparently Indifferent. -omod-baracies to be selected-Demo-Auxillary Committee to be Organized

SPRING CAMPAIGN. BESOBLICANS GETTING READY FOR THE

LOCAL POLITICS.

the Anti-Saloon League, of which he is Moore's victory is halled with delight by that many Heenses will be granted by the Heensing of saloons, and it is predicted crate who formerly took an active part

by to This was a sur tallan ever erici was elected constructions of the construction of the constru nasy saidt to mist g bard olnot Educan olam lamion a sad bas awol a the banner Republica Johnson and they did celled S. Baker's forces were le carried the cond district of by a majorn of 18, while will by a majorn out in the first district by a To stoy fator a mon Douglas Moor only defeating him by a Citizens' no ce tor Councilman most excellen un, his opponent, H Mard Frank H. only ward castled by the head 11 bbod not vilromm boog a qu rison, who put forth all his effor ed. His saccess in the ward was due to the sitories of Councilman Wiltred F. Harlarge, carried the ward by a majority of and sale for Councilman-atmoulim pposition. Allison Dodd, the mailliw cornoff was elected constable years. He had no opposition, 901A1 10 Board of Education for a term di lo rad Thomas Oakes was re-elected a memthe workers in the mills. palgn. Mr. Walker had the supoprt of Prosecutor's office, managed his camthe Council. Charles F. Hummel, of the nes man, and made an excellent record in whom he defeated, is a New York busibusiness some time ago. Mr. Thompson, forts. He is wealthy, and retired from and his election is due to his personal ef-Walker managed hisowncanvassunaided, Jority of 32 in a total vote cast of 382. Mr. present member of the Council, by a man son, the regular Republican numinee at d dicket, as chosen over James J. Thomp-James Muhion Welker, on an independent in every ward, except the Second, where The whole Republican ticket was elected kept many voters away from the polls. In Bloomfield yesterday the bad weather

ONE OFFICE IN BLOOMFIELD REPUBLICANO LOCT ONLY

neoming Council.

tory for the element which favors the terson and Conian is looked upon as a victerm of five years. The victory of Pesell was elected Justice of the Peace for asT asV K brawoH golilsoqqo modilw Third Ward for a term of three Jears ber of the Board of Education from the ('harles W Martin was elected a mem-Mard was St. and it the town at large 255 Total, 211. His majority in the First Third Ward by 125, and the second by 88 Peterson carried the first district of the leaving Conlan 86 majority in the word. Albinson received a majority of 55, ponent on the Citizens' ticket, Thomas second dierric by 45. This was a sur-prise, as it to majority in the ward have at the Ward, first district, John In the Lonian pority for Councilman was R. Conlan jority for Councilman was 141, while in the second district his op-lity, while in the second district his optown. Petergon, Reprolican aminee for Councilman share district of the ord by majority, and the trict of the ord the successful by the This was a successful that the trick of He is the first

SCHOOL TRUSTEES, R. WAYNOCK, R. John Dyldson, Jr., R., R. Land T. Landy, R., L. Land, Brock, R., COCKCITARY, Theodore C. Wildman, CLERK, Jum Green, R. Vasesson. William Logan, R. OLLECTOR, EARAY. Sweep West Orange. Rollinson and Citizens' Ticket Hallenback Beaten in Montelair. **ELORIEUX LOSES IN IRVINGTON** Line in Kearny. torious All Along the Anti-Machine Republicans Vicstruck of the roll, sourt, of any per-lig The clerk of this court, or any per-son acting for him or in the benalf, shall any practice as an attorney or counsellor property licensed and control of the soul of the United States, or good standing there, may at the discretion of the court, be admitted, pro hac vice, to speak in any employed, pro hac vice, to speak in any of this court, mot actually residing in this State, shall appear of act as attorney of this State, shall appear of act as attorney or record in any case of any of the courts of this State, in any of the courts of this State, it was also any of the state, or person not residing in this state, or person not resident in this state, or person not resident in this state, or person not the state of the courts of the state of th Any counsellor-at-law from any other a fanding of the standing

Aq pequesaid segre to the entitle section, i. The board may make rules regulating their procedure, subject to the rapproval of the court.

8. No person shall be admitted as an allored formey or coursellor in this court unless the shall first take the oath to support the oath of allorance to the State, as the oath of allorance to the State, as the oath of other prescribed by well as the oath of other prescribed by to promote their studies. Section, 7. The board may make rules Bection 5. The board shall report to the court, with their recommendations, the rearries whose quall-states of those candidates whose quall-flations are ordered with these rules, and who shall have pussed the examinations successfully.

The board abail make public and from time shall make public and from time and the camined and trom time to the information and guidance of their shall make public anch suggestions for the information and guidance of the states.

written, but the board, in its discretions, may use supplementary of all examinations of of the whole class of of individuals. Examinations in the presence of the court shall be discontinued.

Section 3. The examination papers shall be as oldentified that the ranges of the candidates examined can not be known to the examinations shall be fixed by the board.

Section 4. The times and places of the saminations shall be fixed by the board.

Section 4. The times and places of the saminations shall be fixed by the board.

Section 5. The times and places of the examinations shall be fixed by the board. off to mitst botets figer painted to stol written, but the board, in he discretion, od lieds sandrandary of the course shall be

hold for one and two years respectively; but subject, are all times, to removal in The state of the s as an attorney for the space of three

of his abilities as a picader; not shall any be admitted to such examination that in this court and the shall have practiced in this court himself to examination and give satte-factory evidence of his knowledge of the principles and doctrines of the law, and principles and doctrines of the law, and there of its range of the bar examination. The par examination. The bar examination. The bar examination and many time by the constitution of the

was the content of the same sales and with the content of the cont and make their certificate on such a such as a make a most of their and a most of their and a most on their assertance of their assertance of their assertance of their assertance of their and and another assertance of their as with respect to his knowledge of legal trinciples and of the praction of law navigation of the practice of the national part they examined the person certified for that and that that will only that the fact rebine stradilites a galdent groll enters edt admission of the legislitude approved the bridge of the legislitude of

Hale & small not right to the beard ben & stuff to a ben o enigergentante & (mod) sombring x 8 d at any time before taking the bar examination has mentioned in Patentiaph of new state 3 (except that he may take the three years in the whole not unless he and ticed in another State, shall amount to torney in this State of another State, clerkship with a practicing atnelleading you done or barrierbs be recommended for liverse to practice and this state unless he shall dist sub-

Hade state radiogs most ventours oN clerkahlp above required, he filed in the office of the Clerk of the Supreme Court the is to serve, that such clerkship has begun of the board of bar examiners. (e) That is the commencement of the Board of Education with the concurrence beniturated ad states and character of which examinaestate, or in a puone man sensor or acade-affer State or a private school or acade-iny approved by the board of bar exam-iners, or he had passed an examination equivalent to that for graduation in a public high school of this State, to be held by officers of the public schools, the times, lo lood as dalid oliduq as at to or in a public high school of this tion for graduation in a college or unive Ing his bar examination he had gradul--Aut evoled strove evilt tesel to had T

reputation in the United States. sufficient to make three years altogether, in regular attendance upon the law lec-tures in some law school of established court for three years, or has served such clerkship for at least one year and six months, and has spent another period sufficient to make that ship with some practicing attorney of this (c) That he has served a regular elerktention to apply for admission to the bar. or in which he resides, a notice of his incounty in which he served his clerkship. Clerk of the Circuit Court of the bar examination, he posted in the of eld galage to riord salmon owl lad (d) (a) Of good moral character. satisfactory evidence-

in the manner prescribed by its netion for license as an attorney unless he first produce to the board of bar ex--mex- of bettimbe 50 thats n evidence of the practice of the practice established in this State. and thereupon give in as nottenimuxe na

the Governor and will emerciore, to oint og" a voorneys The rules. ize and prepare for the lune exof court of miets, consisting of Char H. Hartshort of Jersey City; Frank Sommer, of Cemden, will meet in I. Cooper, of Cemden, will meet in I. ers, consisting of Cha morning the neal

Court on the Stateot-The Board branks of Examine Will Organize

How They Are to Bo Leensed in

Newark receives \$1000 a million gallons. Newark receives \$1000 a million gallons from from Belleville and South Orange, \$20 from Clinton. The Mayor cannot see why the water com. The Mayor cannot see why the water com.

WARK MAYCR VETOES

STATE THE PARTY or the com-- WHOLDHIL WITH Allentown's Tax H te.

be lence panels desired. Vy twelve feet, if that is the length walst a nwob galtting bas eble tdyley gemichtele, beginning at the end of one the straight lines; then describe your stakes will exactly reach the ent of tue curves), which from the centre to sulber edt) eedoul 8 teel 826 erlw elds to turn upon the stake; measure upon wire with a loup at the end loose enough lel etralght sides at each end; take a -laraq eds neewted yawbim estate ertnee the curves, it can he done by placing a aur of resigne as alstdo of faelaevace the width of the track desired. If not outside tence to be placed according to mile 3 feet from the fence or pole; the the track will measure exactly half a bas (sout edt to eblaat edt at doldw) be piace your lence exactly on line so form-; (sedoul 8 1986 feet 6 laches); soonsected at each one with a perfect (parallel) and 452 feet 6 inches apart, Lay off two straight sides 600 feet each

standard trotting rules, we present them the manner of laying it out according to the dimensions of a half-mile track, and dilw beintaupsa ton era odw esodi cT remodelling would make a fine clubbouse. al lange stellob bestband zie so eva dalwi the property. The one in the corner, sessing Avenue. Two houses go with west corner of Frankiln Street and Wat-Para property, this town, at the northto lay out the speedway is the Halcyon The property on which it is proposed

will run like a current in mid-stream. needs but a shove to start it, and then it vance of modern ideas. The project, -ba edt dilw guiqees al inemdelidatee of the latest patterns, and the entire artictic designs. The buildings will be hood. The interior will be laid out in prosches an ornament to the neighborque sit, to make the grounds and or so influential men who have been disintention is, as talked over by the dozen that helf the amount is in sight. The clear of the world. The promoters think bus eent trate of teed bemeeb need ead gaged for any amount whatever, as it shares. The property will not be mortto redmun existne edt to esogelb bas .etade a 32\$ ta 600,008\$ to sauoma eds of aboute ensel bus notheroques a much tion of the promoters of the scheme to brings you to the track. It is the lateneller park, a drive of less than half a mile the park turning to the left, After leaving road, which is the northern terminus of biefimooid bio eds ot visconfield Bioomfleid Brook Park, and the avenue from New-It is near the northern end of Branch slimits outside the Mewark city ilmits. location, there could be none more dedefinite attion can be taken. As to the tope, and bis return is awalted before Available for a track has been in Euas noqu beal need sad doldw feetil all The owner of the property on Frank-The Speedway-Project.

